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3	ATATES OF REP			
APPLICATION NO.	FIRST NAME		201487/1060 .	
09/762867	TAKAHASHI	H	NATIONAL APPLICATION NO.	
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CHAEL L GOLDMAN INTON SQUARE P O BOX 31051		i i	PCT/JP99/03551	
CHESTER, NY 14603		I.A. FILING		
		01 JUL 897 MAY 12089 98		
		DATE MAILED:	Al man -	
NOTTEICATION OF MISSI	NG REQUIREMENTS UNDE	R 35 U.S.C. 371	IN THE UNITED	
STATES D. The following items have been submitted.	ESIGNATED/ELECTED OFF	ICK (DO/EO/OS	Patent and Trademark Office as	
The following items have been submitt	ed by the applicant of the 1D to u	ic office outer :	,	
la Designated Office (3/ C	_ΓK 1.477/,		ENTERED	
■ an Elected Office (37 CF ■ U.S. Basic National Fee.	K 1.475).		Nixon Peabody LLP	
Copy of the international applicati	ion in:		•	
a non-English language.			JUN 1 1 2001	
Reglish			FILE 201487/106	
Translation of the international ap	oplication into English.		DKT RESPONSE D	
(S) Oath or Declaration of inventors	s) for DO/EO/US.		June 7, 2	
Copy of Article 19 amendments.	English			
☐ Translation of Article 19 amendm ▼ The International Preliminary Ex	nents into English.	its Annexes, if an	ay.	
Translation of Annexes to the Int	ernational Preliminary Examinat	ion Report into E	nglish.	
Translation of Affinexes to the file	14 FEB 01 and		·	
☐ Translation of Annexes to the Int ☐ Preliminary amendment(s) filed ☐ Information Disclosure Statement	nt(s) filed	and	·	
A colument document.				
Power of Attorney and/or Change	ge of Address.			
Fig. 1				
Verified Statement Claiming Sm	nall Entity Status.			
Priority Document. Copy of the International Search	Penort X and copies of the refe	erences cited ther	ein.	
Copy of the International Seater	1 Kepott and 111		complete the requirements for	
Other: The following items MUST be furning the following items (25.11).	ished within the period set forth t	below in order to	complete the 1-4-1	
2) The following items (NOS) to receptance under 35 U.S.C. 371:	- U.S. Note a processing	fee will be requi	red if submitted later than the	
	into English. Note a processing	,	Nation of Defective	
appropriate 20 or 30 months it	on is defective for the reason	s indicated on t	ne attached Troctor	
Translation.	On is and		xes later than the appropriate 20 or	
b. Processing fee for providing 30 months from the priority da L. C. Oath or declaration of the in	the translation of the application te (37 CFR 1.492(f)).	TED 1 497(a) and	xes later than the appropriate 20 or (b), identifying the application by	
		e.	1 directed	
the International application nu	international filing data and international filing data and international filing data and comply with	37 CFR 1.497(a)	and (b) for the reasons indicated	
The current oath or do on the attached PCT/	DO/EO/917.	e appropriate 20 c	or 30 months from the priority date	
d. Surcharge for providing the	Oath of accidiation later	د دور د	ling any required multiple dependent dditional claims for which fees are	
(37 CFR 1.492(e)). 3. Additional claim fees of \$ claim fee, are required. Applicant m	as a large entity is	mall entity, include	dditional claims for which fees are	
3. Additional claim rece of o	ust submit the additional claim to	ses of cancer are		
ALL OF THE ITEMS SET FORTI	H IN 2(a)-2(d) AND 3 ABOVE	WOLL RE 2007	THE PRIORITY DATE FOR	
FROM THE DATE OF THIS NOT THE APPLICATION, WHICHEY	TICE OR BY 21 OR X 31 N	PROPERLY R	ESPOND WILL RESULT IN	
THE ADDITION, WILLOW				
ABANDONMENT. The time period set above may be ex		C	time under the provisions of 37	
a seriod set above may be ex	xtended by filing a petition and fe	e for extension of		
The time period set doors			will be cancelled.	
Crk 1.150(a)	or to submitted no later that the	time period set ab	ove or the annexes will be cancered.	
4. Translation of the Annexes MUS Note processing fee will be required	if submitted later than 30 month	as from the priorit	ove or the annexes will be cancelled. y date. y the appropriate 20 (37 CFR.	
Note processing fee will be require	concelled since a translation W	vas not provided o	y the appropriate and	
5. The Article 19 amendments a 494(d)) or 30 (37 CFR 1.495(d)) m	onths from the priority date.		1 Office must be mailed to the	
494(u)) of 55 (**	munication to the United States I	Patent and Traden	PRD 15)	
494(d)) or 30 (37 CFR 1.495(d)) m Applicant is reminded that any com address given in the heading and in	clude the U.S. application no. sh	own above. (3/	, 1 1 10)	
A copy of this notion	clude the U.S. application to state of the control	ed with this	response.	
Enclosed:	Notice of Defective Tran	aslation	Charitta A. Burt, Paralegal	
▼ PCT/DO/EO/917	PCT/DO/EO/920 plus erro		elephone: 703-305-3734	
PTO-875 FORM PCT/DO/EO/905 (Decem)	ber 1997)	T	erebriories 109-202-0104	
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U.S. APPLICATION NO.		FIRST NAMED APPLICANT		201487/1060
09/762867		TAKAHASHI	H	TIONAL APPLICATION NO.
,			L	T/JP99/03551
MICHAEL L GOLDMA	N		PC	1/1/299/00001
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ROCHESTER, NY 146	003		01 JUL 9	9 18 AUG 98
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NOTIFICATION CONTAININ	TO COMI	LY WITH REQUIREMENTS OTIDE SEQUENCE AND/OR DISCLOSURES	S FOR PATEN AMINO ACI	IT APPLICATIONS ID SEQUENCE
America. The items deficiency noted bel	indicated b ow and avoi	under 35 U.S.C. 371 to enter the elow, however, are missing. The dahandonment is set forth in the	e accompanyin	g Notification.
with the requiremen	or amino aci	id sequence disclosure contained a disclosure as set forth in 37 CF	in this applica R 1.821-1.825	tion does not comply for the following
reason(s):			e of 27 CED 1	821-1-825
The app	lication fails	to comply with the requirement	S OI 3/ CFK 1	te part of the
	1' -4' doo	a not contain a "Sequence Listing	ng as a separa	tic part or the
1 1 1		and discourage recitiff	eanv 1/CFK	1.041(0).
A copy	of the "Sequ	ience Listing" in computer reada	idie format has	not been been mile
-		- Tieting" in compiler read	on not comply	with the requirements o
content 37 CFR	of the composite of the	uter readable form, nowever, uc or 1.832, as indicated on the atta	ched marked-u	p copy of the "Raw
The cor damage substitu	ed and/or un te computer	able form that has been filed with readable as indicated on the attached readable form must be submitted compact disc of the "Sequence I	ed as required la Listing is not the	by 37 CFR 1.825(d). the same as the
compu	ter readable	form of the "Sequence Listing"	as required by	37 CFR 1.821(e).
U Omer.				
An ini	tial or substi tial or substi	tute computer readable form (S.	Of the Sedac	nee Library,
		ing its entry into the specification the contents of the paper or comp		e computer readable for
A state	ement that th	where applicable, include no ne	w matter, as re	equired by 37 CFR
are th	e same and, e), 1.821(f).	1.821(g), 1.825(b) or 1.825(d)	•	
FOR QUESTION	IS REGARI	DING COMPLIANCE WITH T	HESE REQUI	REMENTS, PLEASE
CALL: (703) 3(18.4216 for	Rules interpretation,		
(703) 3(18-4212, for	CRF submission help, PatentIn software help.		
	,		Charitta A. Bu	ırt. Paraleqal
		Tal	ephone: 703-30	
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FORM PCT/DO/EO/920 (March 2001)



UNITED STATES DEPARTMENT OF COMMERCE

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ATTY, DOCKET NO. FIRST NAMED APPLICAN U.S. APPLICATION NO 201487/1060 TAKAHASHI 09/762867 MICHAEL L GOLDMAN PCT/JP99/03551 CLINTON SQUARE P O BOX 31051 ROCHESTER, NY 14603 LA. FILING DATE 18 AUG 98 01 JUL 99 DATE MAILED: 07 MAY 2001 NOTIFICATION OF A DEFECTIVE OATH OR DECLARATION This application fails to contain an oath or declaration acceptable under 35 U.S.C. 371 (c)(4) for entry into the national stage in the United States of America. The period within which to correct these requirements and avoid abandonment is set in the accompanying Office action. A new oath or declaration, identifying this application by the international application number and international filing date is required. The oath or declaration does not comply with 37 CFR 1.497(a) and (b) in that it: 1. is not executed in accordance with either 37 CFR 1.66 or 37 CFR 1.68. 2. does not identify the specification to which it is directed. 3. does not identify the inventor(s). does not identify the citizenship of each inventor. does not state the person making the oath or declaration believes the named inventor or inventors to be the original and first inventor or inventors of the subject matter which is claimed and for which a patent is sought. FAILURE TO SUBMIT AN OATH OR DECLARATION IN COMPLIANCE WITH 37 CFR 1.497(a) AND (b) WITHIN THE TIME PERIOD SET WILL RESULT IN FAILURE TO ENTER THE NATIONAL STAGE AND THE ABANDONMENT OF THE APPLICATION. Additionally, the oath or declaration does not comply with 37 CFR 1.63 in that it: 1. Indoes not identify the city and state or city and foreign country of residence or each inventor. 2. does not state that the person making the oath or declaration: a. has reviewed and understands the contents of the specification, including the claims, as amended by any amendment specifically referred to in the oath or declaration. b. acknowledges the duty to disclose information which is material to patentability as defined in 37 CFR 1.56. 3. does not identify the foreign application for patent or inventor's certificate on which priority is claimed pursuant to 37 CFR 1.55, and any foreign application having a filing date before that of the application on which priority is claimed, by specifying the application serial number, country, day, month, and year of its filing. 4. does not state that the person making the oath or declaration acknowledges the duty to disclose information which is material to patentability as defined in 37 CFR 1.56 which became available between the filing date of the prior application and filing date of the continuation in part application which discloses and claims subject matter in addition to that disclosed in the prior application (37 CFR 1.63(d)).

FORM PCT/DO/EO/917 (September 1996)